



## PUBLISHED BY AUTHORITY

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### PART IV

#### Advertisements and Notices by Private Individuals and Private Bodies

##### DAMODAR VALLEY CORPORATION

###### NOTIFICATIONS

Damodar Valley, the 12th January 1961

**No. 26**—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes with the previous sanction of the Central Government the following amendments to the Damodar Valley Corporation Service Regulations published with the notification of the Damodar Valley Corporation No. 5 dated the 28th January 1957, namely:—

(a) *In the said Regulations*—

(i) *in Regulation 60*—

(1) for sub-clauses (i) & (ii) of clause (d) the following sub-clauses shall be substituted, namely:—

“(d) ‘Medical Attendance’ means attendance at a hospital or at the consulting room of the authorised medical attendant or, in the case of illness which compels the patient to be confined to his residence, at the residence of the patient, including such pathological, radiological, bacteriological or other methods of examination for the purposes of diagnosis as are available in the nearest hospital or laboratory recognised by Government/Local Fund/Damodar Valley Corporation and are considered necessary by the authorised medical attendant, and such consultation with a specialist attached to a hospital so recognised or other Government medical officer as the authorised medical attendant certifies to be necessary to such extent and in such manner as the specialist or other medical officer may, in consultation with the authorised medical attendant, determine.”

(2) in sub-clause (vi) of clause (e), the figures and letters “(i) and (ii)” shall be omitted:

(3) for Note 4, the following Note shall be substituted, namely.

“Note 4—Diet charges paid at hospitals are not refundable except in the case of employees—

(a) suffering from a disease other than T.B. up to a pay limit of Rs. 130 p.m. and

(b) suffering from tuberculosis diseases up to a pay limit of Rs. 300 p.m.

Unless otherwise directed by the Corporation by any special order, 20 per cent of the hospital charges should be considered as charges for diet and 20 per cent for accommodation in cases where the rate prescribed by the hospital is a flat rate inclusive of (i) diet, (ii) accommodation, (iii) ordinary nursing and (iv) ordinary medical and surgical services. Where the flat charges prescribed by the hospital includes (i) diet, (ii) accommodation and (iii) ordinary nursing only 50 per cent of the flat charges will be reckoned as diet charges.”

(4) in Note 5, the following shall be inserted at the end:—

“On production of a certificate from the authorised medical attendant that it was necessary for an employee or a member of his family to travel by a conveyance to and from the place of treatment or consultation in the station, mileage allowance at tour rates (without daily allowance) will be reimbursable if the distance travelled was more than 5 miles each way. This allowance will also be admissible to an attendant if the authorised medical attendant certifies that it was absolutely necessary for an attendant to accompany the patient.”

(ii) *in Regulation 63*—

(1) For clause (b), the following clause shall be substituted, namely:—

“(b) in the case of family of other employees, medical attendance will be admissible in a hospital or at the consulting room of the authorised medical attendant or, in the case of illness which is certified by the authorised medical attendant to be confined to his residence, at the residence of the patient. Consultation with a specialist will also be admissible on the advice of the authorised medical attendant but treatment including pre-Natal must post-Natal treatment, must be at a hospital only.”

(2) after clause (b), the following new clause shall be inserted namely:—

“(c) In the case of female employees and families of employees, reimbursement of the cost of confinement at the residence of the employee will be admissible provided the delivery is conducted by the staff of Child Welfare and Maternity Centres maintained by the Government or Local bodies. Reimbursement in such cases will be made according to the scheduled rates of such Centres. In the event of complications arising at the time of the delivery the patient should be removed at once to the nearest Government/recognised hospital, unless the authorised medical attendant certifies in writing that on account of the seriousness of the case it is not safe to remove the patient to the hospital.”

(iii) in Regulation 69, the existing Note shall be numbered as Note 1 and after Note 1 as so numbered the following Notes shall be inserted namely:—

“Note 2—Reimbursement of charges incurred by an employee on the treatment of himself or the members of his family for immunising and prophylactic purposes in a Government or recognised hospital in the case of communicable diseases only, viz. (i) Cholera (ii) Typhoid group of fevers (TAB), (iii) Plague (iv) Diphtheria (v) Whooping Cough and (vi) Tetanus may be allowed on production of a certificate from the authorised medical attendant to the effect that facilities for such treatment are not provided by the local authorities e.g. Municipalities, District Boards etc.

Note 3—An employee may be allowed facilities for testing of eye sight for glasses at a Government or recognised hospital *once in every three years* on the recommendation of the authorised medical attendant. Fees paid to the specialist for such services will be reimbursed according to the rates prescribed in Note 2 under Regulation 61, if it is certified by the controlling authority empowered to countersign the medical bill that the employee concerned has not availed of the concession within the last 3 years. The above concession does not include provision of spectacles at Corporation expense. Families of employees are not entitled to the above concession."

By order

U. K. GHOSHAL  
General Manager

Damodar Valley, the 14th March 1961

No. 27—In exercise of the powers conferred by Section 60 of the Damodar Valley Corporation Act, 1948 (14 of 1948), the Corporation hereby makes, with the previous sanction of the Central Government, the following amendment to the Damodar Valley Corporation Service Regulations published under Notification No. 5 dated 28th January 1957 of the Damodar Valley Corporation in the Gazette of India dated the 9th February, 1957 namely:—

In regulation 80 of the said Regulations, the words "in any period of three years" shall be omitted.

By order

U. K. GHOSHAL  
General Manager

### LOST

The Government Promissory Note No. DH 012594 of the 3 per cent loan of 1970—75 for Rs. 500/- originally standing in the name of Reserve Bank of India and last endorsed to Prem Singh the proprietor, by whom it was never endorsed to any other person, having been lost, notice is hereby given that the payment of the above note and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, New Delhi and that application is about to be made for the issue of duplicate in favour of the proprietor. The public are cautioned against purchasing or otherwise dealing with the above mentioned security.

Name of the Advertiser—Prem Singh.

Residence—Khattari Gali—Bagh Muzaffarkhan, AGRA.

### LOST

The Government Promissory Notes Nos. I.028889/91 (3 x O.S. Rs. 1,000 each) of the 2½ per cent Loan of 1363—73F for O.S. Rs. 3,000—originally standing in the name of the Central Bank of India Limited and last endorsed to STATE BANK OF HYDERABAD the proprietor(s), by whom they were never endorsed to any other persons, having been lost, notice is hereby given that the payment of the above Note(s) and the interest thereupon has been stopped at the Public Debt Office, Reserve Bank of India, Hyderabad and that application is about to be made for the issue of Duplicate(s) in favour of the proprietor(s). The public are cautioned against purchasing or otherwise dealing with the above mentioned securities.

Name of the advertiser—STATE BANK OF HYDERABAD.

Residence—Gunfoundry, Hyderabad.

### CHANGE OF NAME

I, (S. Savanmuthu) shall henceforth to be known as Thamil Maran S.

Vettamangalam P.O.

9th August 1960

### CHANGE OF NAME

Name as—P. PRAKASH.

Name changed—PRAKASH.

Father's name—PONNUSWAMY.

### CHANGE OF NAME

The name of G. Sundaram Relieving Signaller Mayuram S. R. has been changed as S. G. Sundaram.

### CHANGE OF NAME

Be it known to all that I, Daya Ram passed the High School Examination of 1956 vide Roll No. 58820, have changed my name from Daya Ram to Daya Ram Yadav.

### CHANGE OF NAME

I, E. Kuttan, Telephone Operator, Telephone Exchange, Vijayawada, shall henceforth be known as E. Kuttan Warier.

### CHANGE OF NAME

This is to certify that the undersigned has changed his name from Babu Nanarao Sidheshwar to Babu Nanarao Kulkarni.

### CHANGE OF NAME

I, hereby want to change my name from Banwarilal S/o Pandit Nawal Kishore, working as a temporary clerk in Central Telegraph Office, New Delhi to B. L. Vyas S/o Pandit Nawal Kishore.

BANWARI LAL II, Clerk  
16-3-61

### CHANGE OF NAME

I, Gopal Krishna Mistry, Teacher, Rly. Primary School, Kanchrapara (New Colony) changed my surname "MISTRY" by affidavit and adopted surname "MITRA".

### CHANGE OF NAME

We the undersigned, hereby inform all concerned that we have taken Ashok Sikand as partner in our partnership business known as Sikand & Co., New Delhi/Ambala with effect from 1st April 1961.

H. D. SIKAND NITA SIKAND ANIL SIKAND

### CHANGE OF NAME

I, Moti Singh son of Thyan Ram, village and post office Khabra, district Kangra, tehsil Palampur, Punjab, have changed my name to Moti Ram.

### CHANGE OF NAME

I. V. R. VAIDHYANATHAN son of S. Ramamurti, employed as Upper Division Clerk in the Chief Auditor's Office, Southern Railway, Madras shall henceforth be known as R. VAIDYANATHAN.

### CHANGE OF NAME

Under the provisions of para 4 of AI 196/51, Capt SHATRUGHAN SINGH (IC-9006) AC is permitted to change his name to SHATRUHAN SINGH CHAUHAN (SS CHAUHAN).

### CHANGE OF NAME

It is hereby notified that undersigned has changed his name from Shri "P. Krishnan Kutty" to "P. Krishnakumar".

POONA,  
Dated 13-3-61

P. KRISHNAN KUTTY

### CHANGE OF NAME

Sree Sumanta Kumar Karmoker changed his surname on 15th February 1961. Henceforth he will be called Sree Sumanta Kumar Mazumder.

### CHANGE OF NAME

I, M. Ranganathan (old name) Khalasi T. No. L.47 Saw-mill Shop Carriage Works, Southern Railway, Madras-23 having changed my name into M. Kannianappan shall hereafter be called and identified by the said name of M. Kannianappan.

### CHANGE OF NAME

I abandon by former name Lakshmi Narayan Bauri and assume the name Lakshmi Narayan Das hereof, Lakshmi Narayan Bauri, Clerk—D.C.M.E's Office, Eastern Railway, Liluah.

### CHANGE OF NAME

Old Name—Boddu Venkateswarlu, Son of Subbarao, EMP;4713, Station Points Man, Godavari Railway Station, has to be called—hereafter as

New Name—Chapalamadugu Venkateswarlu, son of Papayya, EMP;4713, Station Points Man, Godavari Railway Station.

**CHANGE OF NAME**

I. G. Baktha Kuchelan shall henceforth be known as G. Bakthavachalan.

G. BAKTHAVACHALAN

**CHANGE OF NAME**

The name of Sri R. Lancashire s/o late M. K. Rama-swamy Nadar, working as a Clerk in the office of the Asstt. Security Officer, Southern Rly., Bangalore City, is changed as R. Rajasekaran for all purposes with immediate effect.

**NOTICE**

**In the matter of the Companies Act, 1956 and in the matter of the Peraiyur Bharath Ginning Factory Private Limited. (In Liquidation).**

**Notice Pursuant to Section 485**

It is hereby notified to the public that the following resolution was passed as a special resolution at the General Meeting of the company held on 3rd March 1961.

Resolved that the company be voluntarily wound up and that Shri P. C. Thangiah Nadar be appointed as the liquidator of the company for winding up the affairs of the company, without any remuneration.

Dated: March 10, 1961.

P. C. THANGIAH NADAR  
Liquidator

**Companies Act, 1956****Members' Voluntary Winding Up**

**Notice of appointment of Liquidator pursuant to Section 516**

Name of Company—The Peraiyur Bharath Ginning Factory Private Limited. (In Liquidation).

Nature of business—Formerly of a Ginning Factory. Dormant for the last several years.

Address of Registered Office—Peraiyur Post, Ramanathapuram District.

Name and address of the Liquidator—Shri P. C. Thangiah Nadar, Merchant, Peraiyur Post, Ramanathapuram District.

Date of appointment—March 3, 1961.

By whom appointed—By the members.

Dated: March 10, 1961. P. C. THANGIAH NADAR  
Liquidator

**In the matter of the Companies Act, 1956 and In the matter of Sridevi Mills, Private Limited, Calicut**

At a general meeting of the members of the said company duly convened and held at the registered office of the company at 20/97, Panniankara, Calicut in the town of Calicut on the 23rd day of March 1961 (2nd Chaitra, 1883), the following special resolution was passed.

"Resolved that the company be wound up voluntarily and that Shri P. Narayana Menon, be appointed liquidator of the company."

CALICUT,  
24th March, 1961

P. NARAYANA MENON  
Liquidator

**FORM NO. 151**

(See Rule 315)

**Companies Act 1956**

**Members' Voluntary Winding Up**

Name of Company—Sridevi Mills, Private Limited.

Nature of business—Trading Company.

Address of Registered Office—20/97, Panniankara Calicut 3.

Name and address of the liquidator—P. NARAYANA MENON, Income-tax Practitioner, Calicut 1.

Date of Appointment—23rd March, 1961 (2nd Chaitra, 1883).

P. NARAYANA MENON

**FORM NO. 155**

(See Rule 329)

**Members' Voluntary Winding Up**

Name of Company—Sridevi Mills Private Limited.

**Notice Convening Final Meeting**

Notice is hereby given in pursuance of Section 497 that a general meeting of the members of the abovenamed company will be held at the Registered Office of the company at 20/97, Panniankara, Calicut 3 on the 14th day of May 1961 (24th Vaisakha, 1883) at 10.30 A.M. for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of.

Dated this 24th day of March, 1961 (3rd Caitra, 1883).

P. NARAYANA MENON  
Liquidator

**NOTICE****Members' Voluntary Winding Up**

Name of Company—Desh Sewak Kishal Company Private Limited, Jullundur

Notice is hereby given in pursuance to Section 497 that a general meeting of the members of the abovenamed company will be held at registered office Jullundur City on the 1st June 1961, at 11 O'clock in the forenoon for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the Company disposed of and hearing any explanation that may be given by the liquidator and also of determining by a special resolution of the Company the manner in which the books, accounts and documents of the Company and of Liquidator shall be disposed of.

Dated at Jullundur City this 22nd day of March 1961

HUKAM SINGH  
Vol. Liquidator

